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8 9	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA
10	ROSS SHADE AND MARY C. SHADE  CO8-02563
11	Plaintiff, CASE NO
12	vs. ) APPLICATION TO PROCEED
13	JUDICIAL COUNCIL OF STATE OF CALIFORNIA  (Non-prisoner cases only)
14	Defendant.
15	
16	I, MARY C. SHADE , declare, under penalty of perjury that I am the plaintiff
17	in the above entitled case and that the information I offer throughout this application is true and
18	correct. I offer this application in support of my request to proceed without being required to
19	prepay the full amount of fees, costs or give security. I state that because of my poverty I am
20	unable to pay the costs of this action or give security, and that I believe that I am entitled to relief
21	In support of this application, I provide the following information:
22	1. Are you presently employed? Yes No ✓_
23	If your answer is "yes," state both your gross and net salary or wages per month, and give the
24	name and address of your employer:
25	Gross: Net:
26	Employer:
27	
28	If the answer is "no," state the date of last employment and the amount of the gross and net salary

1	and wages per month which you received.				
2	RE: "DATE OF LAST EMPLOYMENT" and other please see statement attached.				
3					
4					
5	2. Have you received, within the past twelve (12) months, any money from any of the				
6	following	sources:			
7	a.	Business, Profession or Yes No			
8		self employment?			
9	b.	Income from stocks, bonds, Yes No _			
10		or royalties?			
11	c.	Rent payments? Yes No			
12	d.	Pensions, annuities, or Yes No			
13		life insurance payments?			
14	e.	Federal or State welfare payments, Yes _ No			
15		Social Security or other govern-			
16		ment source?			
17	If the answer is "yes" to any of the above, describe each source of money and state the amount				
18	received from each.				
19	SOCIAL	SECURITY OF ROSS SHADE \$ 1,442 PER MONTH NET OF MEDICARE & Rx coverage			
20	SOCIAL	SECURITY OF MARY C. SHADE \$558.00 PER MONTH " " " " "			
21		re you married? Yes No			
22	Spouse's	Full Name: ROSS SHADE (CO-PLAINTIFF)			
23	Spouse's Place of Employment: NONE				
24	Spouse's	Monthly Salary, Wages or Income:			
25	Gross \$_N				
26	4. a.	List amount you contribute to your spouse's support:\$ TOTAL			
27	b.	List the persons other than your spouse who are dependent upon you for support			
28		and indicate how much you contribute toward their support. (NOTE: For minor			
	I				

	and ages. DO NOT INCLUDE THEIR NAMES.		
5. Do you own or are you buying a home?	Yes <u></u> ✓ No		
Estimated Market Value: \$\(\frac{275,000}{}\) An	nount of Mortgage: \$_276,230.		
6. Do you own an automobile?	Yes <u></u> ✓ No		
Make FORD Year 1987	Model FORD ESCORT		
Is it financed? Yes No _  If so, To	otal due: \$		
Monthly Payment: \$ NONE			
7. Do you have a bank account? Yes <u>✓</u>	_ No (Do <u>not</u> include account numbers.)		
Name(s) and address(es) of bank: BANK OF AN			
WOODLAND CA. note that only social security has b	een deposited and balances are zero by end month		
Present balance(s): \$ 0			
Do you own any cash? Yes ✓ No Ar	mount: \$		
Do you own any cash? Yes _✓ No And Do you have any other assets? (If "yes," provide			
Do you have any other assets? (If "yes," provide	de a description of each asset and its estimated  Yes  No		
Do you have any other assets? (If "yes," provide market value.)	de a description of each asset and its estimated  Yes  No		
Do you have any other assets? (If "yes," provide market value.)  Home Office Computers, printer, copier \$500. Househousehousehousehousehousehousehouseh	de a description of each asset and its estimated  Yes ✓ No old furnishing, supplies, equipment. \$2500.		
Do you have any other assets? (If "yes," provide market value.)  Home Office Computers, printer, copier \$500. Househout the second seco	de a description of each asset and its estimated  Yes ✓ No old furnishing, supplies, equipment. \$2500.		
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Do you have any other assets? (If "yes," provided market value.)  Home Office Computers, printer, copier \$500. Househood 8. What are your monthly expenses?  Rent: \$\frac{NONE}{2} Ut Food: \$\frac{\$400}{2} Ct food: \$\frac{\$400}{2} Ct food food for the food for the food for the food food food food food food food foo	de a description of each asset and its estimated  Yes ✓ No  old furnishing, supplies, equipment. \$2500.  illities: \$400.  lothing: NONE		
Do you have any other assets? (If "yes," provided market value.)  Home Office Computers, printer, copier \$500. Househood 8. What are your monthly expenses?  Rent: \$\frac{NONE}{2} Ut Food: \$\frac{\$400}{2} Ct Charge Accounts:	de a description of each asset and its estimated  Yes ✓ No  old furnishing, supplies, equipment. \$2500.  ilities: \$400.  lothing: NONE  Total Owed on This Accounts		
Do you have any other assets? (If "yes," provided market value.)  Home Office Computers, printer, copier \$500. Househout.  8. What are your monthly expenses?  Rent: \$\frac{NONE}{2} Ut.  Food: \$\frac{\$400}{2} Ct.  Charge Accounts:  Name of Account Monthly Payments.	de a description of each asset and its estimated  Yes ✓ No  old furnishing, supplies, equipment. \$2500.  ilities: \$\frac{\$400}{\$100}\$.  Int		
Do you have any other assets? (If "yes," provided market value.)  Home Office Computers, printer, copier \$500. Household to the second	de a description of each asset and its estimated  Yes ✓ No  old furnishing, supplies, equipment. \$2500.  ilities: \$\frac{\$400}{\$100}\$.  Int		
Do you have any other assets? (If "yes," provided market value.)  Home Office Computers, printer, copier \$500. Household to the second	de a description of each asset and its estimated  Yes ✓ No  old furnishing, supplies, equipment. \$2500.  illities: \$400.  lothing: NONE  Total Owed on This Accounts  NONE  NONE  \$ NONE		

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2	10. Does the complaint which you are seeking to file raise claims that have been presented in
3	other lawsuits? Yes No _
4	Please list the case name(s) and number(s) of the prior lawsuit(s), and the name of the court in
5	which they were filed.
6	RE: Other lawsuits (none of which raise claims that have been raised in this lawsuit) see statement attached.
7	
8	I declare under the penalty of perjury that the foregoing is true and correct and understand that a
9	false statement herein may result in the dismissal of my claims.
10	
11	20 May 2008 Hary C. Shade
12	DATE SIGNATURE OF APPLICANT
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3 4 5 6 7 8 9 10 11 12 13 14	ROSS SHADE AND MARY C. SHADE  Plaintiffs  CASE NO.  vs.  ATTACHMENT TO  JUDICIAL COUNCIL OF STATE OF  CALIFORNIA  Defendant  Defendant  Defendant  Defendant			
15 16	Plaintiffs include this attachment as part individual forms (AO 240)			
17	prepared by each of the co-plaintiffs:			
18	As to #1 concerning EMPLOYMENT: Applicants have not been employed and			
19	can not "state the date of last employment and the amount of the gross and net			
20	salaries" because last employment was years ago.			
21	Plaintiff Ross Shade was self employed and until 1990 was a partner of a			
22	professional firm and since then has worked at attempting to find employment			
23	when the need for additional income arose. Self employment was the consulting			
24	with owners of small business enterprises and preparation of SEC documents for			
25	use in connection with small corporation public offering and private placements,			
26	reconstruction of accounting records and preparation of financial statements for			
27	companies hoping to raise money. That type of self employment ended in			
28	September 2003 when required to become a caregiver for my wife. Being unable			
29	to be away from home for more than a few hours at a time has made consulting			
30	with small business impractical and last receipts for reimbursement of travel			
31	expense was also in September 2003 and since then the only receipts has been			
32	from Social Security.			
33	Plaintiff Mary C. Shade was a homemaker, providing care for children and			
34	grandchildren. In May 2003 while recovering from an illness in care of a			
35	Convalescent Hospital suffered injuries and when finally returning home in			

- 1 September 2003 required Ross Shade act as a caregiver and, although not disabled
- 2 mentally, is no longer able to perform acts necessary to live without assistance and
- 3 without caregiver would be helpless if suffered a fall or needed other help during
- 4 an emergency.
- 5 As to #7 concerning BANK ACCOUNTS and other assets: Two bank accounts
- 6 shown are accounts to which Social Security benefits are deposited automatically
- 7 <u>each month</u>. These are shown as with zero balances because (except for one refund
- 8 from medical insurance) the only income is deposited (social security). Any
- 9 amount that is not spent for care and living costs remains in the account until
- 10 property taxes are paid in April and December.
- Other assets are home furnishing and office equipment in two work areas
- 12 each containing computer and printer plus one copier essential for business and
- plus materials and office supplies with no real market value.
- 14 As to #8 concerning "your monthly expenses": While we have no rent to pay we
- 15 have to pay for insurance, taxes and maintenance of our home purchases about
- 16 five years ago when we down sized after finding it was impossible to find any
- employment even at entry level jobs with Several Service or other employers.
- 18 This section has no room to show costs of additional costs for treatment of a
- 19 condition in excess of what medical reimbursement is available; nor does it
- 20 provide space for cost of transportation including maintenance of a vehicle. Our
- 21 expenses for necessary food, shelter, and medical care are equal to our income
- 22 from social security and have had no money to have dental work performed or to
- have surgery to improve the quality of our lives. Litigation since (December 2003)
- has cost an average of perhaps \$100 a month for supplies. All courts to date have
- 25 allowed us to proceed in *FORMA PAUPERIS*.
- 26 As to #9 concerning "any other debts": We show no other debts as none are being
- paid monthly. These include: (a) Over the past four years our two children have
- 28 provided emergency assistance when necessary and have paid for some medical
- 29 procedures that required co-payments we could not afford. We owe them even

1 money that they will need in order to pay costs of college educations for their 2 children. (b) During a period when home care services were being provided at no cost, these costs will be a debt to be paid from estates. (c) Not listed are amounts 3 4 we were unable to pay on credit card accounts and which are not being paid in lieu 5 of filing for bankruptcy. 6 As to #10 concerning other litigation "seeking to file claims that have been presented in other lawsuits": We have checked the "no" as we in this case are 7 suing the Judicial Council of the State of California and are not seeking to raise 8 9 claims presented in other lawsuits. This case against the Judicial Council arose 10 when in Shade vs. United Health Systems Inc. in the Superior Court of the County 11 of Yolo we discovered that our Answer to a Motion for Summary Judgment plus 12 supporting pleadings (that were filed timely and recorded by the Clerk of the 13 Court) had become "missing". When we asked an attorney to assist in this case his 14 answer was "sorry", "that court is something else", and "I never accept ANY cases 15 in that Superior Court of the County of Yolo". Finally I discovered that the Clerk 16 who assisted me in that she obtained the file and stayed to assist me if I had any 17 questions and finally obtained another file in which loose papers showed that the 18 someone with the court had contacted the opposition attorney's office and asked 19 that they provide a copy of the missing papers". When I asked the Presiding to 20 investigate and rectify the error where a judge of that Superior Court granted a 21 Motion for Summary Judgment his only response was that "Court found no reason 22 to investigate bias" and provided the address for the Commission of Judicial 23 Performance in case I wanted to file a complaint. In my complaint in this court I 24 claim that the use of the Commission on Judicial Performance is a ruse in an 25 attempt to misdirect me and others no different from that used by perpetrators of 26 this type of fraud in the aid of attorneys whom I am now also suing but in cases 27 concerning attorneys use trickery to avoid compliance with the Fair Debt 28 Collection Practices Act in connection with lawsuits filed for collection of debt 29 where each of eight collection case has been used by debt collection law firms.

1	I have filed two actions in the Eastern District U.S. District Court that are
2	pending approval of Applications to Proceed in Forma Pauperis that are (1) Shade
3	vs. Bank of America N.A. USA and (2) Shade vs. Wells Fargo Bank N.A.
4	I have also filed an appeal in the California Court of Appeal Third
5	Appellant District in the case (3) Shade vs. United Health Systems Inc.
6	As to the California Judicial System the Chief Justice says this is an
7	advocate driven judicial system. I have sought an advocate to assist me but am
8	now determined to proceed even though none of the hundreds of attorneys
9	contacted would help and the attorneys that I have worked with in the past, now
10	that I am 80 years old are no longer available.
11	
12	I declare under penalty of perjury that the foregoing is true and correct and
13	understand that a false statement herein may result in the dismissal of my claims.
14	_ ~
15	May 20 2008 PShil
16	Ross Shade Esq.